Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/790,085	TADANO ET AL.	
Examiner	Art Unit	
Charles G. Freay	3746	

The MAILING DATE of this communication appears on the cover sheet with the correspondence	e address
THE REPLY FILED <u>27 May 2008</u> FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evider application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41. for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the periods:	nce, which places the .31; or (3) a Request
a) The period for reply expiresmonths from the mailing date of the final rejection.	
b) The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection on event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rexaminer Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WINDONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).	rejection.
Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the apprhave been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final reject may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	propriate extension fee al Office action; or (2) as
2. The Notice of Appeal was filed on A brief in compliance with 37 CFR 41.37 must be filed within two n filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(e)), to avoid dismissal Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a).	
<u>AMENDMENTS</u>	
3. The proposed amendment(s) filed after a final rejection, but prior to the date of filing a brief, will <u>not</u> be enter (a) They raise new issues that would require further consideration and/or search (see NOTE below); (b) They raise the issue of new matter (see NOTE below);	ed because
(c) ☐ They are not deemed to place the application in better form for appeal by materially reducing or simplify appeal; and/or	ying the issues for
(d) They present additional claims without canceling a corresponding number of finally rejected claims. NOTE: (See 37 CFR 1.116 and 41.33(a)).	
4. The amendments are not in compliance with 37 CFR 1.121. See attached Notice of Non-Compliant Amendments. Applicant's reply has overcome the following rejection(s):	nent (PTOL-324).
 Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amen non-allowable claim(s). 	-
7. For purposes of appeal, the proposed amendment(s): a) will not be entered, or b) will be entered and how the new or amended claims would be rejected is provided below or appended. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 15-17,34,35 and 45-47.	an explanation of
Claim(s) withdrawn from consideration:	
 AFFIDAVIT OR OTHER EVIDENCE The affidavit or other evidence filed after a final action, but before or on the date of filing a Notice of Appeal w because applicant failed to provide a showing of good and sufficient reasons why the affidavit or other evider was not earlier presented. See 37 CFR 1.116(e). 	
9. The affidavit or other evidence filed after the date of filing a Notice of Appeal, but prior to the date of filing a bentered because the affidavit or other evidence failed to overcome <u>all</u> rejections under appeal and/or appellar showing a good and sufficient reasons why it is necessary and was not earlier presented. See 37 CFR 41.33	nt fails to provide a
10. ☐ The affidavit or other evidence is entered. An explanation of the status of the claims after entry is below or a REQUEST FOR RECONSIDERATION/OTHER	, , , ,
11. The request for reconsideration has been considered but does NOT place the application in condition for all See Continuation Sheet.	owance because:
12. ☐ Note the attached Information <i>Disclosure Statement</i> (s). (PTO/SB/08) Paper No(s) 13. ☐ Other:	
/Charles G Freay/ Primary Examiner Art Unit: 3746	

Continuation of 11. does NOT place the application in condition for allowance because: For each of claims 15, 16 and 17 the claims as amended set forth that the compressor is compressing CO2 and discharging it through a refrigerant discharge pipe at the same time that it has an airtigtness-test pipe connected to it that is delivering compressed air at 10 MPa to the compressor. These to events do not/cannot happen at the same time. If amended claims 15-17 where further amended to set forth in lines 2-5 of each claim that when connected to a refriferant discharge tube the compressor compresses the refrigerant then these claims would be allowable. Basically, the claim should not read that the compressor is compressing refrigerant and receiving test compressed air at the same time. The examiner notes that both conditions were examined and considered. That is why the material of claim 48-50 was not rejected under prior art. The examiner's statements in the first full paragraph of page 4 were only presented to provide a reference frame for which of the two interpretations of the scope of the claims was being used for the prior art rejections.

The applicant's arguments with regards to Gannaway are not persuasive. The applicant argues that Gannaway arguably discloses a projection. The examiner disagrees. As stated in the rejection Gannaway does not discloses a projection but only discloses a surface to be welded, clearly hown in Figs. 2 and 3. Sugiyama teaches that when projection welding a projection should be used. The applicant also notes that the rejection is moot because the claims have been amended but it is respectfully noted that claim 34 has not been amended.